Senate Bill 417

By: Senators Thomas of the 2nd, Brown of the 26th, Fort of the 39th, Miles of the 43rd, Butler of the 55th and others

A BILL TO BE ENTITLED

AN ACT

- 1 To amend Article 5 of Chapter 4 of Title 46 of the Official Code of Georgia Annotated, the
- 2 "Natural Gas Competition and Deregulation Act," so as to change certain provisions relating
- 3 to selection of the regulated provider of natural gas; to revise a definition; to provide that the
- 4 Public Service Commission shall select at least two but no more than three regulated
- 5 providers; to revise other provisions to conform to this change; to delete obsolete language;
- 6 to provide for construction; to provide for an effective date; to repeal conflicting laws; and
- 7 for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 SECTION 1.

- 10 Article 5 of Chapter 4 of the Official Code of Georgia Annotated, the "Natural Gas
- 11 Competition and Deregulation Act," is amended in Code Section 46-4-152, relating to
- definitions relative to such Act, by striking subsection (14.2) and inserting in lieu thereof the
- 13 following:

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- 14 "(14.2) 'Regulated provider of natural gas' means the an entity selected by the
- 15 commission to provide to consumers natural gas commodity service and ancillary
- services incident thereto in accordance with Code Section 46-4-166."
- SECTION 2.
- 18 Said article is further amended in Code Section 46-4-161, relating to the universal service
- 19 fund, by striking subsections (a), (b), and (f) and inserting in lieu thereof the following:
- 20 "(a) The commission shall create for each electing distribution company a universal
- service fund for the purpose of:
- 22 (1) Assuring that gas is available for sale by marketers to firm retail customers within
- 23 the territory certificated to each such marketer;

1 (2) Enabling the electing distribution company to expand its facilities and service in the

- 2 public interest; and
- 3 (3) Assisting low-income residential consumers in times of emergency as determined
- 4 by the commission, and consumers of the regulated provider providers of natural gas in
- 5 accordance with Code Section 46-4-166.
- 6 (b) The fund shall be administered by the commission under rules to be promulgated by
- 7 the commission in accordance with the provisions of this Code section. Prior to the
- 8 beginning of each fiscal year of the electing distribution company, the commission shall
- 9 determine the amount of the fund appropriate for such fiscal year, which amount shall not
- 10 exceed \$25 million for that fiscal year. In making such determination, the commission
- shall consider the following:
- 12 (1) The amount required to provide sufficient contributions in aid of construction to
- permit the electing distribution company to extend and expand its facilities from time to
- time as the commission deems to be in the public interest; and
- 15 (2) The amount required to assist low-income residential consumers in times of
- 16 emergency as determined by the commission and consumers of the regulated provider
- providers of natural gas in accordance with Code Section 46-4-166."
- 18 "(f) Distributions to the regulated provider providers shall be made in accordance with
- 19 Code Section 46-4-166."
- SECTION 3.
- 21 Said article is further amended by striking Code Section 46-4-166, relating to selection of a
- 22 regulated provider to serve low-income residential consumers and certain other firm natural
- 23 gas consumers, and inserting in lieu thereof the following:
- 24 "46-4-166.
- 25 (a) By July 1, 2002, the The commission shall select a regulated provider at least two but
- 26 <u>no more than three regulated providers</u> of natural gas to serve:
- 27 (1) Group 1, low-income residential consumers; and
- 28 (2) Group 2, firm natural gas consumers:
- 29 (A) Who have been unable to obtain or maintain natural gas commodity service; or
- 30 (B) Whose utility payment history was cited by the <u>a</u> regulated provider as reason for
- transfer from Group 1 to Group 2.
- 32 (b) The selection shall be made through a competitive request for proposal process.
- 33 Certificated marketers shall be eligible to submit proposals. Selection criteria for the
- regulated provider providers shall include, but not be limited to, the following:
- 35 (1) Financial viability, as defined in Code Section 46-4-153;

- 1 (2) Technical expertise, as defined in Code Section 46-4-153;
- 2 (3) The amount of the proposed deposit requirements, proposed price structure,
- 3 proposed customer charge, and cost recovery;
- 4 (4) The terms and conditions proposed for transfers of consumers from Group 1 to
- 5 Group 2 and from Group 2 to Group 1; and
- 6 (5) The terms and conditions proposed for termination of service for Group 1 consumers
- 7 and Group 2 consumers.
- 8 (c) If no acceptable proposals fewer than two acceptable proposals are filed with the
- 9 commission to become the regulated provider providers of natural gas, the commission
- shall designate the electing distribution company or any other gas or electric utility holding
- a certificate of public convenience and necessity from the commission if it consents to
- serve as the a regulated provider of natural gas. A regulated provider who is not a
- 13 certificated marketer shall not be authorized to provide natural gas commodity service to
- any consumer not included in subsection (a) of this Code section.
- 15 (d) The Each regulated provider selected by the commission shall establish two rates for
- 16 consumers served by the <u>such</u> regulated provider of natural gas, which rates shall be
- approved by the commission as a part of the selection process for the regulated provider
- 18 providers:
- 19 (1) The rate for a low-income residential consumer shall be based upon actual
- commodity cost, a reasonable rate of return, and an equitable share of the cost of the
- 21 transportation and distribution system over which such consumer receives distribution.
- 22 Any low-income residential consumer may transfer to the <u>a</u> regulated provider without
- being required to pay in full any debt to a marketer for previous service and without
- termination in service due to failure to pay such a debt. The Each regulated provider
- shall have access to the universal service fund to recover bad debt arising from service
- to low-income residential consumers in accordance with rules and regulations
- promulgated by the commission and designed to encourage efficient debt collection
- practices by the <u>each</u> regulated provider. The electing distribution company shall waive
- any customer charge for each low-income residential consumer whose age exceeds 65
- years. A low-income residential consumer served by the <u>a</u> regulated provider at this rate
- 31 shall be subject to transfer to Group 2 for failure to pay distribution or commodity
- charges under the terms and conditions specified in the <u>a</u> proposal and accepted by the
- commission; and
- 34 (2) The rate for Group 2 consumers shall be set to incorporate risks associated with these
- customers. The Each regulated provider shall be authorized to terminate service to a
- Group 2 consumer for failure to pay for commodity or distribution service. The No

1 regulated provider shall not have access to the universal service fund to recover bad debt

- 2 arising from service to such consumers. A Group 2 consumer shall be eligible to transfer
- 3 to Group 1 if such a consumer is eligible by income for Group 1 and meets criteria
- 4 specified in the \underline{a} proposal and accepted by the commission.
- 5 (e) The commission is authorized to promulgate rules and regulations to implement this
- 6 Code section.
- 7 (f) The commission shall annually review the performance of the each regulated provider.
- 8 The commission shall utilize the process set forth in subsections (a) and (b) of this Code
- 9 section to select a regulated provider providers of natural gas every two years. If the
- 10 commission determines, in its discretion, that such an action is in the public interest, the
- 11 commission may extend the service of a regulated provider for a third year, or may
- terminate the service of a regulated provider after one year.
- 13 (g) The 2006 amendment of this Code section shall not be construed to abrogate or alter
- 14 the proposal accepted by the commission for a single regulated provider in accordance with
- prior provisions of this Code section and set out as a consent order in Docket No.
- 16 20069-U, which proposal is in effect on the effective date of this Act, except to the extent
- 17 required by selection of one or two additional regulated providers in accordance with the
- 18 2006 amendment of this Code section."
- 19 SECTION 4.
- 20 This Act shall become effective upon its approval by the Governor or upon its becoming law
- 21 without such approval.
- SECTION 5.
- 23 All laws and parts of laws in conflict with this Act are repealed.